

ANDERSON KILL P.C.

1251 AVENUE OF THE AMERICAS ■ NEW YORK, NY 10020
TELEPHONE: 212-278-1000 ■ FAX: 212-278-1733

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VIA ECF

April 17, 2018

Hon. Paul A. Engelmayer, U.S.D.J.
United States District Court for the Southern District of NY
Thurgood Marshall United States Court
40 Foley Square - Court Room 1305
New York, NY 10007

Re: COR Clearing, LLC v. First Standard Financial Co., LLC
Case No.: 17 CIV. 02190 (PAE)

Dear Judge Engelmayer:

We are counsel for Plaintiff COR Clearing Corporation ("COR") and we write jointly with counsel for Defendant First Standard Financial Co., LLC ("First Standard") pursuant to the Court's April 12, 2018 Order (Dkt. #34) to confirm that we have collectively scheduled depositions in this matter. We also write to request that the Court grant a further small extension of the fact witness deposition deadline from May 14, 2018 to May 23, 2018. The parties request this brief extension due to conflicts with the trial schedule of counsel for First Standard, as well as other scheduling conflicts involving the Plaintiff's witnesses, which prevent the completion of fact witness depositions by May 14, 2018.

Counsel for the parties have agreed to the following deposition schedule in order to meet the proposed deadline:

Deponents	Dates	Location
Carmine Berardi	April 23, 2018	Anderson Kill's New York office
Jonathan McCormack	April 24, 2018	Anderson Kill's New York office
Andrew B. Dorman	April 25 and April 26, 2018 (if necessary)	Anderson Kill's New York office
Timothy Feil	April 25 and April 26, 2018 (if necessary)	Anderson Kill's New York office
Scott Martinson	April 26, 2018	Anderson Kill's New York office
Todd Hatton	May 1 and May 2, 2018 (if necessary)	COR's Omaha, Nebraska office and Scarinci & Hollenbeck's New York office (stipulated to take deposition by remote means)

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Deponents	Dates	Location
Amy Ausdemore	May 1 and May 2, 2018 (if necessary)	COR's Omaha, Nebraska office and Scarinci & Hollenbeck's New York office (stipulated to take deposition by remote means)
Roy DiMaria	May 3, 2018	Scarinci & Hollenbeck's New York office
Carlos Salas	May 22, 2018	Scarinci & Hollenbeck's New York office
Michael Scaplen	May 23, 2018	Scarinci & Hollenbeck's New York office

We are available if the Court has any questions regarding this matter or would like to speak with the parties.

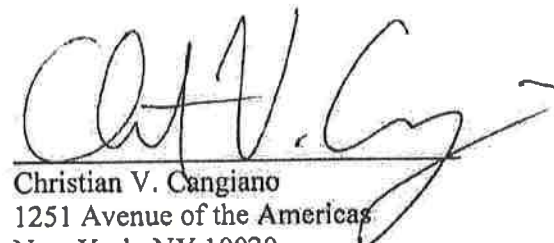
Respectfully submitted,

SCARINCI & HOLLENBECK, LLC

ANDERSON KILL P.C.

By 151 with Permission By
Paul A. Lieberman
3 Park Avenue, 15th Fl.
New York, NY 10016
Telephone: (212) 286-0747
Facsimile: (212) 808-4155
E-mail: plieberman@sh-law.com

*Attorneys for First Standard Financial
Company, LLC*



Christian V. Cangiano
1251 Avenue of the Americas
New York, NY 10020
Telephone: (212) 278-1174
Facsimile: (212) 278-1733
E-mail: ccangiano@andersonkill.com

Attorneys for COR Clearing, LLC

4/19/18

Granted. The fact discovery deadline is extended to May 23, 2018. The Court appreciates the parties' cooperation.

SO ORDERED.


PAUL A. ENGELMAYER
United States District Judge